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Exhibit E Page 1 of 9

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De Lage Landon Financial Sérvices

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| EQUIPMENT INFORMATION | - | | | , | | | Ņ | . I. C. | 1 001 | 150 LE | | | | |
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| PAYMENT INFORMATION | 60 | 98 | 8 + 45 | -28 | -4 | 93.28 | 5 | | | d of Lease Perche | | iali be FMV | | eplian is selected. |
| PAYEN | | | + | | | - | | Security Deposit | (PLUS) | First Period Payment | (PLUS) | Ciher | (ECUALS) | Total Payment Enclosed |
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TERMS AND CONDITIONS

TERMS AND I

1. Lease: You (the "Lesses") agree to lease from us (the "Lesser") the Equipment fisted above and on any attached schedule (the "Lease"). You authorize us to adjust the Lease payments by up to 15% if the cost of the Equipment or lease differs from the suppliers estimate. The Lease starts on the day the Equipment is delivered to you (the "Commencement Date") and the Lease payments shall be payable in advance beginning on the Commencement Date or any later date dosignated by us and thereafter until all amounts are fully paid. If we designate the Lease payments to begin later than the Commencement Date, you will pay an interim Lease payment ous of the Equipment for the period from the Commencement Date or any later date dosignated by us and the reason of the Equipment for the period from the Commencement Date until the first Lease payment of the Equipment for the period from the Commencement Date until the first Lease payment due date, calculated on the amount of the Lease payments, the number of days in the period, and a year of 360 days. Your Lease obligations are absolute, unconditional, and are not subject to cancollation, reduction, setoff or counterslaim. You agree to pay a documentation tee of 359.95 and it the Equipment is tocated in more finan one location, an additional 310.00 documentation fee for each additional location, Security deposits are non-interest-bearing and may be applied to cure at Lease detault. If you are not in default, we will return the deposit to you when the Lease is terminated. When a payment is not made when due, you agree to pay us a late charge of 5% for sech payment or \$10.00, whichever is greater. We may charge you a fee of \$25.00 for any check that is returned. You are not in default, we will return the deposit to you when the Lease is terminated. When a payment is not made when due, you agree to pay us a late charge of 5% for sech payment. Succept the Lease with a \$1.00 purchase option, we will have a security agreement, you grant us a security interest in the Eq

Assignment. You agree not to transfer, self, sublease, assign, pledge or encumber either the Equipment or any rights under this Lease without our prior written consent. You agree that we may self, assign, or transfer the Lease and the new owner will have the same rights and benefits we now have and will not have to perform any of our obligations and the rights of the new owner will not be subject to any claims, delenses, or seloffs that you may have against us or

any supplier.

5. Alak of Loss and Insurance: You are responsible for all risks of loss or damage to the Equipment.

and if any loss occurs you are required to satisfy all of your Lasse obligations. You will keep the
Equipment Insured against alf risks of less or damage for an amount equal to its rep accument cost.
You will flat us as the sole Loss payee for the insurance and give us written proof of the insurance.

If you do not provide such insurance, you agree that we have the right, but not the oblication, to

9 If you do not provide such insurance, you agree that we have the right, but not the obligation, to you bet in such insurance, and add an insurance lee to the amount due from you, on which we may make a profit. We are not responsible for any losses or injurios caused by the Equipment and you will relimburse us and defend us against any such claims. This indemnity will continue after the learning us as an additional insured with coverages and amounts acceptable to us.

6. Taxes: You agree to pay when due, either directly or as reimbursement to us, all laxes (Lo., sales, to use and personal property) and charges in connection with ownership and use of the Equipment. I've may charge you a processing los for administering ergety tax bitings.

7. End all Lease: You will give us at least 80 days but not more than 120 days written notice (to our address below) before the expiration of the hillat lease term (or any newel term) of your intention to purchase or return the Equipment. With proper notice you may; a) purphase all the Equipment as indicated above under "End of Lease Option" (fair market value) or b) return all the Equipment in good working condition at your cost in a timely manner, and to a tocation wo designate. If you fall to notify, so if you don't a) purchase or b) return the Equipment as provided herein, this Lease will automatically renew at the same payment amount for consecutive 60-day periods.

8. Defeuth and Hemedies: You are in default on this Lease II: a) you fall to pay a Lease payment to any other amount whan due; or b) you breach any other chipation under the Lease or my other his total amount due on the Lease plus the Equipment's anticipated end of Lease fair market value or fixed price and in a fall properties of ungain to a receive the total amount due on the Lease plus the Equipment's anticipated end of Lease fair market value and or fixed price or purphase soles on the Equipment and the Residual discounted to the date of default on the Lease plus the fixed properties and the Equipment and

tures may be treated as an original and will be admissible as evidence of the Lease.

You agreethat this is a non-cancelable lease. The Equipment is: HEW 152 USED LESSEE ! Prin Grow P De Lage Landen Financial Services, Inc. Lease Processing Center, 1111 Old Eagle School Road, Wayne, PA 19087 PHONE: (800) 735-3273 • FAX: (800) 775-2329 LESSON Lease Comma Accepted By.

| CUARANTY | I ucconditionally guaranty, prompt payment of all the Lessee's obligation proceed against the Lessee or the Equipment or enforce other remember. I waive motice of acceptance and sill other notices or demand of a lited, I consent to any extensions or modification granted to the Less promise of tary obligations of the Lessee or any other quarantors without allows. This is a continuing guaranty and will remain in effoct in the exchanged by or for the berefit of any assignee or accessor of the Les thy and conditional to accordance with the Laws of the Commonweal east to jurisdiction in any state or federal court in Pennsylvania. | edies before proceeding against ny kind to which i may be cali- pe and the release and/or com- put releasing ma from my oblig- event of my death and may be see. This operanty is poyomed |
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| | Print Name | • |
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| NCE | The equipment has been received, president salistactory and acceptable. | ul in use, is in good wo | orking order and Is | 8 |
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| SEPTANCE | Standard Chal | Dala | | |
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| | | COORCE ATEKA E | | |
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FINANCIAL SERVIC

AMERICAN DUPULLATING TROOPERS, INC 7882 BROWNING RD PERINSAUREN, NO 08/09 EQUIPMENT

DESCRIPTION DHANTITY MODEL NO EQUIPMENT MINSUTA DIGNAL COPIER GNE めららし 31008442 MINNERS DIEMM COPIET ONE 3101158 DE 55 EQUIPMENT LOCATION, IF OTHER THAN BILLING ADDRESS OF LESSEE

24555108 AGREEMENT NO. 04555108.

TERM AND RENT INITIAL TERM MONTHS MONTHLY RENTAL PAYMENT SECURITY DEPOSIT

ICHECK MUST ACCOMPANY LEASE)

LESSEE -

TERMS AND CONDITIONS

The words YOU and YOUR mean the Lessee. The words WE, US, and OUR refer to the Lessor indicated on reverse.

- 1. RENTAL ("AGREEMENT"): We agree to rent to you and you agree to rent from us the equipment listed above ("Equipment"). You promise to pay us the rental payment according to the payment schedule shown above. You agree that we may adjust the rental payments by not more than filteen percent (15%) in the event that the cost of the Equipment or taxes is more or less than our estimate. The parties intend this Agreement to be a finance lease under Article 2A of the Uniform Commercial Code.
- 2. TERM AND RENT: The initial term shall commence on the day that any of the Equipment is delivered to you ("the Commencement Date"). The installments of rent shall be payable in advance, at the time and in the amounts provided above, commencing on the Commencement Date and subsequent payments shall be due on the same date of each successive period thereafter until all rent and any additional rent or expenses chargeable under this Agreement shall have been paid in full. Lessee obligation to pay the rent and other obligations hereunder shall be absolute and unconditional and are not subject to any abatement, set-oil, delense or counter-claim for any reason whatsoever,
- 3. NO WARRANTIES: We are renting the Equipment to you "AS IS". WE MAKE NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WARRANTIES OF MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE IN CONNECTION WITH THIS AGREEMENT. We transfer to you for the term of this Agreement any warranties made by manufacturer or supplier to us. NEITHER SUPPLIER NOR ANY AGENT OF SUPPLIER IS AN AGENT OF LESSOR OR IS AUTHORIZED TO WAIVE OR MODIFY ANY TERM OR CONDITION OF THIS AGREEMENT.

| DELAIR GROUP, LLC | |
|---|---|
| LESSEE (FULL LEGAL NAME) | _ |
| -8600 KIVER NOAD. | |
| BILLING ADDRESS | |
| DELAIR NT 09110 | |
| CITY · STATE , ZIP | |
| PHONE NO. (856)663-2900 DATED 48/64 | _ |
| THIS AGREEMENT IS NOT CANCELABLE. | |
| BYX All VI-FMarie | |
| AUTHORIZED SIGNATURE TITLE | |
| PRINT NAME <u>(CN) Chiaris</u> | |
| THE TERMS AND CONDITIONS PRINTED ON THE REVERSE SIDE ARE MADE A | |
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|-------|--------|------------------------------------|-------------------|
| _ | | LESSOR ADDRESS | 23.09 DATE |

To induce Lessor to enter into the within Agreement, the undersigned (jointly and severally, if more than one) unconditionally guarantees to Lessor the prompt payment when due of all Lesses's obligations to Lessor under the Agreement including without limitation every rental installment, the accelerated balance of rents, administrative charges, collection charges and interest. Lessor shall not be required to proceed against Lessee or Equipment or to enforce any of its other remedies before proceeding against the undersigned. The undersigned agrees to pay all reasonable attorney's tess, court costs and other expenses incurred by Lessor by reason of any default by Lessee. The undersigned waives notice of acceptance hereof and all the other notices or demands of any kind to which the undersigned may be entitled except demand for payment. The undersigned consents to any extensions of time or modification of amount of payment granted to Lessee and the release to which the undersigned may be entitled except demand for payment. The uncersigned consents to any extensions of time or modifications of amount of payment granted to Lessee and the release and/or compromise of any obligations of Lessee or any other obligats and/or guarantors without in any way refeasing the undersigned's obligations hereunder. This is a continuing Guaranty and shall not be discharged or affected by your administrators, representatives, successors and assigns. Guarantor waives any right of subrogation, indemnity, reimbursement and contribution by Lessee. This Guaranty shall continue to be effective or reinstated, as applicable. If at any time payment of any part of the obligations under the Agreement is rescinded or otherwise required to be returned by Lessor upon the insolvency, barkruptcy or reorganization of Lessee or upon the appointment of a receiver, trustee or similar officer for Lessee or its assets, all as though such payment to Lessor had not been made, regardless of whether Lessor contested the order requiring the raturn of such payment. This Guaranty may be enforced by or for the benefit of any assigned or successor of Lessor. Nothing shall discharge or satisfy the undersigned's Jiability except the full performance and payment of all the Lessoe's obligations to Lessor, with interest. THE UNDERSIGNED CONSENTS TO THE PERSIONAL JURISDICTION OF THE COURTS OF THE STATE OF PENNSYLVANIA ON-THE FEDERAL DISTRICT COURT FOR THE EASTERN DISCRICT OF PENNSYLVANIA WIN-PRESPECT TO ANY ACTION ARISING OUT OF ANY LEASE, GUARANTY SETTLEMENT AGREEMENT, PROMISSORY NOTE OR OTHER ACCOMMODATION OR AGREEMENT WIN-PRESPECT TO ANY ACTION ARISING OUT OF ANY LEASE, GUARANTY SETTLEMENT AGREEMENT, PROMISSORY NOTE OR OTHER ACCOMMODATION OR AGREEMENT WITH LESSOR THYS MEANS THAT ANY LEGAL ACTION FILED AGAINST THE LESSEE AND/OR GUARANTORS MAY BE FILED IN PENNSYLVANIA AND THAT LESSEE AND/OR ANY OF THE GUARANTORS MAY BE REQUIRED TO DEFEND AND LITIGATE ANY SUCH ACTION IN THE STATE OF PENNSYLVANIA, Lessee and all Guarantors agree that service of process by certified mail, return receipt requests, shall be deemed the equivalent of personal service in any such action. Any legal action concerning this Agreement shall be governed by and construed according to the laws of the State of

GUARANTY

| Pennsylvania. | | | to the land of the orat, y |
|---------------------|------|---------------------|----------------------------|
| .X | | . X | INDIVIDUALLY |
| - WITNESS SIGNATURE | DATE | GUARANTOR SIGNATURE | DATE |
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| WITNESS SIGNATURE | DATE | GUARANTOR SIGNATURE | DATE |
| PRINT NAME | | PRINT NAME | |

TERMS AND CONDITIONS

- I. OWNERSHIP, REDELIVERY AND RENEWAL: We are the owner of the Equipment and have title to the Equipment. To protect our rights in the Equipment, in the event this agreement is determined to be a security agreement, you hereby grant to us a security interest in the Equipment and all proceeds, products, rents or profits therefrom in states where permissible, you hereby authorize us to cause this Agreement or any statement or other instrument in respect to this Agreement showing our interest in the Equipment, and proceeds, products, rents or profits therefrom in states where permissible, you hereby authorize us to cause this Agreement or other instrument in respect to this Agreement showing our interest in the Equipment, and the related to the filing or recording of any statement or instrument requested by us for such purpose. You agree to pay or reimburse us for any searches, filings, recordings, stamp fees or taxes related to the filing or recording of any such instrument or statement. No more than one hundred twenty (120) days but not less than sixty (60) days prior to the expiration of the initial term or any renewal erm of this Agreement you shall give us written notice of you quitention to either return the Equipment to us or purchase the Equipment, as provided below. Provided you have given such timely notice, you shall return the Equipment freight and insurance prepaid to us in good repair condition and working order ordinary wear and tear excepted, in a manner and to a location designated by us or remt the purchase option. It you fail to so notify us, or naving notified us, you tak to return the Equipment as provided herein, or fail to remt the purchase option, this Agreement shall renew for additional terms of sixty (60) days each at a periodic rent equal to 100% of the rent provided herein.
- 5. OPTION TO PURCHASE: We hereby grant to you, provided you are not in default hereunder, the option to purchase "AS IS" without express or implied warranties, all (not part) of the Equipment at the expiration of the term of this Agreement for its then fair market value as determined by us, based on the Equipment remaining in place, plus all applicable layers.
- 6. MAINTENANCE, RISK OF LOSS AND INSURANCE: You are responsible for installing and keeping the Equipment in good working order. Except for ordinary wear and tear, you are responsible for protecting the Equipment from damage and loss of any kind. If the Equipment is damaged or lost, you agree to continue to pay rent. You agree during the term of this Agreement, to keep the Equipment fully insured against damage and loss, naming us as the loss payee, to obtain a general public liability insurance pokey from a company acceptable to us, including us as an additional insured on the policy. You agree to provide us certificates or other evidence of insurance. If you do not, you agree that we have the right but not the obligation to obtain such insurance, in which event you agree to pay us for all costs thereof.
- 7. INDEMNITY: We are not responsible for any losses or injuries caused by the installation or use of the Equipment You agree to reimburse us for and to defend us against any claims for losses or injuries (including attorney's fees and costs) caused by the Equipment
- 8 TAXES AND FEES: You agree to pay when due or reimburse us for all taxes, fees, lines and penalties relating to use or ownership of the Equipment or to this Agreement, now or hereafter imposed, tevied or assessed by any state, federal or local government or agency. In the event that we pay any of the foregoing taxes, fees, lines or penalties for you, you agree to reimburse us for such payments plus interest and an administrative charge as calculated in Section 10 below. In addition, you agree to pay reasonable administrative costs incurred in collecting and administering any taxes, fees, lines or penalties and remitting them to the appropriate authorities. You agree to pay us a fee of \$67.50 to reimburse us for the expense of preparing financing statements and for other documentation costs. If the Equipment is located in multiple flocations, you agree to pay an additional ten dollars (\$10,00) per filing for each financing statement for each additional location.
- 9.EQUIPMENT LOCATED IN VARIOUS STATES is subject to sales tax laws which require that tax be paid up front. If you choose to pay this tax up front, you may include, with your security deposit, your check for the current percent of tax applied to the cost of Equipment, if you do not include payment up front, you authorize us to advance the tax and increase your monthly payment by an amount equal to the current 'ax percentage applied to the monthly rental shown above
- 10. LOCATION OF EQUIPMENT: You will keep and use the Equipment only at your address shown above. You agree that the Equipment will not be removed from that address unless you get our written permission in advance to move it.
- 11. DEFAULT AND REMEDIES: If you (a) fail to pay rent or any other payment hereunder when due; or (b) fail to perform any of the other terms, covenants or conditions of this Agreement after ten (10) days written notice; or (c) become insolvent or make an assignment for the benefit of creditors; or (d) a receiver, trustee, conservator or liquidator is appointed with or without your consent, you shall be in default under the Agreement and, we may, to the extent permitted by applicable law, exercise any one or more of the following remedies; (i) declare due, sue for and receive from you the sum of all rental payments and other amounts then due and owing under this Agreement or any schedule thereto, plus the present value of (x) the sum of the rental payments for the unexpired term of this Agreement or any schedule hereto discounted at the rate of 5% per annum and (y) the anticipated value of the Equipment at the end of the initial term or applicable renewal term of the Agreement (but in no event less than 15% of the original cost of the Equipment) discounted at the rate of 6% per annum and upon recovery of the same in full, the Equipment shall become your property; (ii) to similarly accelerate the balances due under any other agreements between us. (iii) to take immediate possession of the Equipment, and to lease or sell the Equipment or any portion thereof, upon such terms as we may elect, and to apply the net proceeds, less reasonable selling and administrative expenses on account of your obligations hereunder; (iv) charge you interest on all monies due us from and after the date of default at the rate of one and one third (1-1/3%) per month until paid but in no event more than the maximum rate permitted by law; (v) require you to return all Equipment al your expense to a place reasonably designated by us; (vi) to charge you for all the expenses included in connection with the enforcement of any of our remedies including all costs of collection, reasonable attorney's fees and court costs. Whenever any payment is not made by you when due hereunder, you agree to pay us, not later than one month thereafter. as an administrative charge to offset our collection expenses, an amount calculated at the rate of ten cents per one dollar for each such delayed payment, or \$15 whichever is pigher, but only to the extent permitted by law. Such an amount shall be payable in addition to all amounts payable by you as a result of the exercise of any of the remedies provided herein All our remedies are cumulative, are in addition to any other remedies provided for by law and may, to the extent permitted by law, be exercised either concurrently or separately Exercise of any one remedy shall not be deemed an election of such remedy or to preclude the exercise of any other remedy. No failure on our part to exercise any right or remedy and no delay in exercising any right or remedy shall operate as a waiver of any right or remedy or to modify the terms of this Agreement. A waiver of default shall not be construed as a waiver of any other or subsequent default. We shall retain the sum set forth above as a security deposit for your performance of your obligations hereunder. Upon lawful termination of this Agreement, provided you are not in default, the Security Deposit shall be returned to you. No interest shall be paid upon said Security Deposit. In the event of default we may apply said Security Deposit to cure any default
- 12. ASSIGNMENT: YOU HAVE NO RIGHT TO SELL, TRANSFER, ASSIGN THIS AGREEMENT OR SUBLEASE THE EQUIPMENT We may sell, assign or transfer this Agreement without notice. You agree that if we sell, assign or transfer this Agreement, the new owner will have the same rights and benefits that we have now and will not have to perform any of our obligations. You agree that the right of the new owner will not be subject to any claims, defenses, or set offs that you may have against us in the event of a sale, assignment or transfer, we agree to remain responsible for our obligations hereunder.
- 13. CONSENT TO JURISDICTION AND GOVERNING LAW: THIS AGREEMENT WAS MADE AND IS TO BE PERFORMED IN THE STATE OF PENNSYLVANIA. THIS AGREEMENT SHALL IN ALL RESPECTS BE INTERPRETED AND ALL TRANSACTIONS SUBJECT TO THIS AGREEMENT AND ALL RIGHTS AND LIABILITIES OF THE PARTIES UNDER THIS AGREEMENT SHALL BE DETERMINED AND GOVERNED AS TO THEIR VALIDITY, INTERPRETATION, ENFORCEMENT AND EFFECT BY THE LAWS OF THE STATE OF PENNSYLVANIA OR THE FEDERAL DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA. EXCEPT FOR LOCAL FILING REQUIREMENTS. YOU CONSENT AND AGREE, THAT PERSONAL JURISDICTION OVER YOU AND SUBJECT MATTER JURISDICTION OVER THE EQUIPMENT SHALL BE WITH THE STATE OR FEDERAL COURTS LOCATED IN PENNSYLVANIA SOLELY AT OUR OPTION WITH RESPECT TO ANY PROVISION OF THIS AGREEMENT. TO THE EXTENT PERMITTED BY LAW, YOU WAIVE TRIAL BY JURY IN ANY ACTION HEREUNDER. YOU HEREBY WAIVE ANY AND ALL RIGHTS AND REMEDIES GRANTED YOU BY SECTION 2A-508 THROUGH 2A-522 OF THE UNIFORM COMMERCIAL CODE.
- 14. CUSTOMER P.O.: You agree that any Purchase Order issued to us covering the rental of this Equipment, is issued for purposes of authorization and your internal use only, and none of its terms and conditions shall modify the terms of this Agreement.
- 15. ENTIRE AGREEMENT: This Agreement contains the entire arrangement between you and us and no modifications of this Agreement shall be effective unless in writing and signed by the parties

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Equipment Delivery and Acceptance Receipt

The undersigned does hereby acknowledge the complete and satisfactory delivery and installation of the Equipment leased from Minolta Financial Services. The undersigned does further acknowledge that Lessor has made no warranties expressed or implied regarding the equipment; that our obligations to Lessor or its assignees as set forth in the aforementioned lease are free of any and all claims, counter claims, defenses, or set-offs.

| DESCRIPTION | QUANTITY | MODEL NO. | EQUIPMENT | | | | | | | |
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| MINOLTA DIGIT | | E DISSI | 3/0/1587 | | | | | | | |
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| EQUIPMENT LOCATION, IF OTHER THAN BILLING ADDRESS OF LESSEE | | | | | | | | | | |
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| DELAIR GROW, LLC | |
|-----------------------------|---------|
| (Full Legal Name of Lessee) | |
| By KALL VI | France |
| (Authorized Signature) | (Title) |
| Ker Schnarrs | • |
| (Print Name of Signer) | |
| 4/8/04 | |
| (Date) / t / | |

FROM AMERICAN DUPLICATING PRODUCTS 8566621219 (WED) MAY

De Laya Landen Financial Services, Isc.

PHONE: (600) 735-3273 . FAX: (600) 776-2329

Lease Processing Center, 1111 Old Eagle School Road, Wayne, PA 19087

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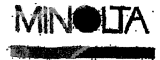
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Print Name

Signatura Print Name

The Equipment has been received, put in uso, is in good working order and is satisfactory and acceptable.

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Equipment Delivery and Acceptance Receipt

The undersigned does hereby acknowledge the complete and satisfactory delivery and installation of the Equipment leased from Minolta Financial Services. The undersigned does further auknowledge that Lessor has made no warranties expressed or implied regarding the equipment; that our obligations to Lessor or its assignees as set forth in the aforementioned lease are free of any and all claims, counter claims, defenses, or set-offs.

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DE LÀGE LANDEN FINANCIAL SERVICES, INC

EQUIPMENT LEASE AGREEMENT

| | Application | #:MAT42252 | | | | | | | | | | | | | |
|-----------------------|--|--|---------------------------------------|-----------------------|---------------------|-------------------|--------------------------------------|-------------------|------------|-----------|-------------|------|--|--|--|
| | Lessee Name (F DELAIR GROUP | | | | | | Phone Number (856)663-2900 2479 92.0 | | | | | | | | |
| Lessee | | AD DELAIR, NJ 08110 | | Purchase Order Number | | | | | | | | | | | |
| | | on (if not the same as above) OAD, DELAIR, NJ 08110 | | | | | Send Ir | woice to Atlentic | n of | | | | | | |
| Eq | uipment Quantity | New / Used | Equipment Make | Equi | pment Model | Ser | al Numb | er(s) | 1 | Equipment | Description | an . | | | |
| | | | See Attachment A | | | | | - A-1 | | | ···· | | | | |
| | | | • | | | | | | | | | | | | |
| Γ | Lease Term in Mo | onthe: 60 | Lease Payment; \$1,870.94 | | Payment Frequen | cy: Monthly | | End of Lease | Onliane: 8 | 1 M Dumb | rea Onban | | | | |
| l _ | | | | | 1 | • | | | • | | • | | | | |
| Payment nformation | You agree to pay, at the time you sign this Lease, \$3,497.10 as advance rent. If more than one Lease Payment is due in advance, the additional Lease Payment(s) will be applied to the end of the Lease Term. In addition to the Lease Payment, YOU agree to pay all applicable sales and use taxes, unless YOU (a) provide US a valid tax exempt certificate; or (b) the sales and use tax is financed as a part of the Equipment cost as noted in the Additional Provisions section below. YOU also agree to pay all other taxes, in addition to sales and use taxes, in accordance with Section 8 of this Lease. | | | | | | | | | | | | | | |
| | | ons: Lease includes sales ta | | | | | | | | | | | | | |
| <u> </u> | If the End of Leas | e Option is Fair Market Value | , see attached Survey of mutually agr | | ting conditions and | use of the Equipa | ent, as r | nade part of this | Lease. | | | | | | |

1. LEASE. YOU ("Lessee") agree to Lease from US ("Lessor"), the Equipment listed above (and on any attached schedule) including all replacement parts, repairs, additions and accessories ("Equipment), YOU authorize US to adjust the Lease Payments by not more than titleen percent (15%) if the cost of the Equipment or taxes is more or less than the supplier's estimate. YOU agree that a facsimile copy of this Lease with facsimile signatures may be treated as an original and will be admissible as evidence of the Lease. Whenever any Payment is not made within 5 days of its due date, you agree to pay US, a late charge of 5% of each payment or \$10,00, whichever is greater, but only to the extent permitted by law. YOU agree to pay US a fee not to exceed \$250,00 to relimburse OUR expenses for preparing financing statements, other documentation costs and all ongoing administration costs during the Lease term

2. TERM: The Lease starts on the day the Equipment is delivered to YOU ("Commencement Data") and the

Lease Payments shall be payable in advance beginning on the Commencement Date or any later date we designate and thereafter until all amounts are fully paid. YOUR Lease obligations are absolute, unconditional, and are not subject to cancellation, reduction, setoff or counterclaim. YOU agree to accept the Equipment when it is delivered and to sign the Certificate of Acceptance supplied by US.

3. EQUIPMENT USE, MAINTENANCE AND WARRANTIES: We are leasing the Equipment to you "AS IS" AND MAKE NO WARRANTIES, EXPRESS, OR IMPUED, INCLUDING WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. We transfer to YOU any manufacturer warrantes. YOU must, at YOUR cost, keep the Equipment in good working condition. If Lease Payments include third-party maintenance and/or service costs, you agree that (i) we are not responsible to provide the maintenance or service, (ii) YOU will make all maintenance and service related claims to the third party, and (ii) any maintenance or service claims will not impact YOUR Lease Payment obligations. The Equipment cannot be moved from the location above without OUR prior written consent. WE have the right to inspect the Equipment, YOU will not subject the Equipment to any abrasive, corrosive or abnormal working conditions or any environmentally hazardous substance (under any applicable federal, state or local law, rule or regulation). 4. TITLE: Unless YOU have a \$1.00 purchase option. WE own the Equipment and YOU have the right to use the Equipment for the full Lease term provided YOU comply with the terms of this Lease. If YOU have a \$1.00 purchase option and/or the Lease is deemed to be a security agreement, YOU grant US a security interest in the Equipment and all proceeds and authorize US to file financing statements

S. ASSIGNMENT: YOU agree not to transfer, sell, subLease, assign, pledge or encumber either the EQUIPMENT or any rights under this Lease without OUR prior written consent. YOU agree that WE may sell. assign or transfer this Lease and if WE do, the new owner will have the same rights and benefits that WE now assign or transfer into Lease and a virc up, the Lease under with a virc up and an interest and an interest and a second in the lease and the rights of the new owner will not be subject to any claims, defenses, or satoffs that YOU may have against US or any supplier ("Supplier") of the Equipment.

8. RETURN, PURCHASE OPTION AND RENEWAL: Upon at least 60, but not ret than 120 days written

notice to US prior to the expiration of the Lease term (or any renewal), YOU shall advise US of YOUR intention to either return or purchase the Equipment, whereupon YOU may, a) return the Equipment to any location designated by US, freight and insurance prepaid, in as good condition as when it was delivered to YOU, ordinary wear and tear resulting from proper use only excepted. If WE reasonably determine that the Equipment is not in the condition required above, WE may repair the Equipment to achieve such condition, and YOU will reimburse US for all OUR reasonable expenses to do so, or b) provided you are not in default hereunder, purchase all but not less than all of the Equipment on the terms as indicated in the End of Lease Purchase Option checked above. Any FMV purchase option amount will be determined by US based on the Equipment's in place value, and is "AS IS", WITHOUT REPRESENTATION OR WARRANTY, WHETHER EXPRESS OR IMPLIED. If YOU fail to timely notify US, or if YOU do not t a) purchase or b) return the Equipment, in each case as provided herein, this Lease shall renew at the same Lease Payment for consecutive 60 day periods.

7. RISK OF LOSS AND INSURANCE: YOU shall bear all risk of Equipment loss or damage. If any such loss or damage occurs, YOU still must satisfy all of YOUR Lease obligations. YOU will (i) keep the Equipment Insured against all risks of loss or damage for an amount equal to its replacement cost, (ii) list US as the insurance sole loss payee and (iii) give US written proof of the Insurance. If YOU do not provide such insurance, we have the right, without obligation, to obtain such insurance and add an insurance fee (which may include a profit) to the amount due from YOU. WE have no responsibility for any losses or injuries caused by or relating to the Equipment and YOU will relimburse US and defend US against any such claims. which obligation will survive Lease termination. YOU will obtain and maintain comprehensive public liability Insurance naming US an additional insured with coverages and amounts acceptable to US. YOU grant to US an irrevocable power of attorney to make claim for and receive and endorse all checks and other documents received as payment for such insurance policies

8. TAXES: YOU agree to pay when due, either directly or as reimbursement to US, all taxes (including without limit salas, use and personal property) and charges in connection with ownership and use of the Equipment, plus a fee to US for collecting and administering any such taxes and charges and remitting them to the appropriate authorities and interest thereon at the highest legal rate allowed. From the date due until fully paid YOU will indemnify US on an after-tax basis, on demand, against the loss or unavailability of any lessoranticipated EQUIPMENT ownership tax benefits caused by YOUR acts or omissions.

9. DEFAULT AND REMEDIES: YOU are in default of this Lease if a) YOU fail to pay any Lease Payment or other sum when due; b) YOU breach any obsgation under this Lease, or any other agreement with US; or c) YOU or any partner or guaranter dies; becomes insolvent, bankrupt, merges or is sold. Upon any default, WE may do one or more of the following: (i) declare the entire balance of the unpaid Lease Payments for the term immediately due and payable, (ii) sue YOU for and receive at Lease Payments and any other payments then accrued or accelerated under this Lease or any other agreement plus the estimated lair market value of the Equipment at the end of the originally scheduled Lease Term, and all accelerated Lease Payments and the estimated fair market value will be discounted to the date of default at the lesser of (A) a per annum interest rate equivalent to that of a U.S. Treasury constant maturity obligation (as reported by the U.S. Treasury Department) that would have a repayment term equal to the remaining Lease term, all as reasonably determined by US; or (8) 3% per annum, but only to the extent permitted by law, (iii) charge YOU interest on all monies due US at the rate of eighteen percent (18%) per year from the date of default until paid, but only to the extent permitted by law, (iv) charge YOU is return-check or non-sufficient funds charge (YSF Charge) of \$25.00 for a check that is returned, and (v) require that YOU immediately return the Equipment to US or we may peaceably repossess it. Such return or repossession of the Equipment will not constitute a termination of Lease. If the Equipment is returned or repossessed, WE may sell or re-rent the Equipment at any terms we determine, at one or more public or private sales, with or without notice to YOU, and apply the net proceeds, after deducting the related costs and expenses, to YOUR obligations with YOU remaining lable for any deficiency and with any excess being relained by US. YOU are also required to pay fit all expenses incurred by US in connection with enforcement of any remedies, including all expenses of repossessing, storing, shipping, repairing and selling the Equipment, and (ii) reasonable attorney's lee:

10. MISCELLANEOUS YOU agree, that WE are authorized, without notice to YOU, to supply missing information or correct obvious errors in this Lease. This Lease was made in Pennsylvania ("PA"); is deemed to be performed in PA and shall be governed and construed in accordance with the laws of PA. YOU CONSENT TO THE NON-EXCLUSIVE JURISDICTION, PERSONAL OR OTHERWISE, IN ANY STATE OF FEDERAL COURT IN PA, AT OUR OPTION, AND WAIVE TRAIL BY JURY, YOU byree that this Lease is a Finance Lease as that term is defined in Article 2A of the Uniform Commercial Code ("UCC"). YOU acknowledge that WE have given YOU the name of the Supplier of the Equipment. WE hereby notify YOU that YOU may have rights under the contract with the Supplier and YOU may contact the Supplier for a description of any rights or warranties that YOU may have under such supply contract. YOU also waive any and all rights and remedies granted YOU under Sections 2A-508 through 2A-522 of the UCC. WE shall not be liable to YOU for indirect.

| LESSEE | You agree to all the Terms and Conditions contained in this attachments to same (all of which are included by reference) and Lease. You agreed this is a non-cancelable Lease. | | | | | | |
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| | Separate Picket | Date 12-6-06 | | | | | |
| | MindName TEAN PICKEL | Title Du Le | | | | | |
| | For DELAIR GROUP LLC | 0 | | | | | |
| 변 | You acknowledge that the equipment has been received, has been put in use, is in good working order and is satisfactory and acceptable. | | | | | | |
| ACCEPTANCE | Signature Proche | Date 31 67 | | | | | |
| | Sean Pickel | B. w. | | | | | |
| | FOI DEVAIR GROUP L.C. | 10 | | | | | |
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Attachment A - Equipment Description

Application Number: MAT42252

Attachment forming part of the Equipment Lease Agreement by and between ("Lessor") and DELAIR GROUP LLC ("Lessee").

Equipment Information:

| Quantity | New/Used | Equipment Make | Model Serial Number (s) | | Description |
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| e a | Lessee DELAIR GROUP LLC | | | | | |
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| 2 | Lessor | | | | | |
| gnatu | Signature | | | | | |
| Lessor Signature | Print Name | | | | | |
| | Title | Date | | | | |
| @On | CE AA. 05MHDOC044A Version | 12 | | | | |

Case 08-14631-GMB Doc 222-5 Filed 04/26/08 Entered 04/26/08 14:10:00 Desc UCC Search by Company Name - delair in Exhaure (3nd gatty Data)

CSC Diligenz

UCC Search by Company Name - delair in Delaware (3rd Party Data)

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| | 001.001 | 2007 0511898 | UCC1 | | 2/8/2007 | 1 | RIVER | DELAIR, NJ 08110 | LANDEN FINANCIAL SERVICES, | EAGLE | WAYN PA 1908; |